TIKED A TO



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	THI	4				•
WHEREAS I (we)	Charles A	llen Cole	man and Bet	ttv H. Cole	man	
thereinafter also styled t	he mortgagor) in and i	by my (our) certain	Note bearing even d	ate herewith, stand (	irmly held and bound un	ito
Car	<u>rolina Alumi</u>	num Produ	cts Co	hereinaiter also style	d the mortgagee) in the st	um of
: 3,258.00	, payable in	60equal i	nstallments of \$ _54	1.30	each, commencing on	the
Fifth do	y of <u>LAY</u> thereof, reference there	19 73 unto had will more t	and falling due on the ully appear.	e same of each subsec	quent month, as in and by	the
NOW, KNOW ALI, MERI, the conditions of the naid said mertgager in hand we of is hereby acknowledge add mortgagee, its (his) is	Note; which with all i ill and truly paid, by the ed, have granted, burga	ts provisions is her said mortgagee, at ined, sold and rele	eby made a part hered and before the sealing used, and by these P	of; and also in consider and delivery of these resents do grant, barr	eration of Three Dollars to Presents, the receipt w	o the
Carolina, as shown o in the Off Book "FF",	ot of land being known on a plat of ice of the page 150, descriptio	and design the property of the	gnated as L erty of I. r Greenvill to which i	ots Nos. 6 D. Bishop e County in	, 7 and 8, of record n Plat	
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	rstood that e above des			itutes a v	alid second	
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•		,				
•:	<b>.</b>	:	•			٠,
•						• :-
TOGETHER with all ar	id singular the rights,	members, heredita	ments and appurtenan	nces to the said pres	nines belonging, or in an	Ywlae
incident or appettaining. TO HAVE AND TO HO	I.D. all and stamular t	the sald Premises	unto the entil morton	one. He ibiel success	ors, heirs and assigns fo	, <b>,</b>
AND I (we) do hereby b	ind my (our) self and a agid premises, the title mortgages its (his) he	my (our) heirs, exe	cutors and administra	tors, to procure or exc	ecute any further necessar elend all and singular the viully claiming, or to clai	η as-
unpoid balance on the so (his) hetrs, successors	mises, insured against aid flote in such compai or assigns, may effect a date of its payment.	loss or damage by my as shall be appro- such insurance and and it is further agree	lire, for the benefit of tived by the said morta is reimburse themselves and that the said most	i the said mortgages, gages, and in default t es under this mariga:	, s, or administrators, shall ier an amount not less th thereof, the said mortgage s for the expense thereof successies or assigns sho mortgage.	on the
	es una assessments up or assians, may cause	on the same to be a	s when the same sha	ill first become payab	tors, administrators or as le, then the said morigage Incurred thereon, and rela	
AND IT IS AGREED, by	and between the said p by other of the provision become due, at the ans	arties, that upon an ns of this mortgage, ion of the said mor	y default being made i	in the payment of the s	said Note, when the same used, or intended to be se gns, although the period f	
lection, by aut or other	rwise, that all costs of lot not less than ten re	igage, or should the and expenses incum er cent of the neces	debt heteby secuted	be placed in the hand	inted for the foreclosure of is of an attorney at law for essors or assigns, includ d psyable as a part of the	r col-
the interest thereon, if a	ony shall be due, and a one and agreements of t e said note and morton	to be paid unto the also all sums of mo	said mortgagee, its in mey paid by the said	is) helrs, successors morigages, his (their)	aid mortgagor, his (their) is or assigns, the said debt, heirs, successors, or ass pligations uccording to the and be void, otherwise it	, with signs,
AND IT IS LASTLY AGE payment shall be made.	ŒED, by and between t	the eald parties, tha	t the said mortgagor s	nay hold and enjoy the	said premises until dela	lo flu